MORVILLO ABRAMOWITZ GRAND IASON & ANELLO P.C.

ELKAN ABRAMOWITZ RICHARD F. ALBERT ROBERT J. ANELLO* KATHLEEN E. CASSIDY BENJAMIN'S FISCHER CATHERINE M. FOTI CHRISTOPHER B. HARWOOD LAWRENCE IASON BRIAN A. JACOBS TELEMACHUS P. KASULIS KAREN R. KING ROBERT M. RADICK* JONATHAN S. SACK** EDWARD M. SPIRO JEREMY H. TEMKIN RICHARD D. WEINBERG

565 FIFTH AVENUE NEW YORK, NEW YORK 10017 (212) 856-9600 FAX: (212) 856-9494

www.maglaw.com

WRITER'S CONTACT INFORMATION

espiro@maglaw.com (212) 880-9460

March 2, 2023

SENIOR COUNSEL
PAUL R. GRAND
----COUNSEL
JASMINE JUTEAU

ROBERT G. MORVILLO
1938-2011
MICHAEL C. SILBERBERG
1940-2002
JOHN J. TIGUE, JR.
1939-2009

*ALSO ADMITTED IN WASHINGTON, D.C.

**ALSO ADMITTED IN CONNECTICUT

BY ECF

Honorable Christian F. Hummel United States District Court Northern District of New York James T. Foley U.S. Courthouse 445 Broadway, Room 441 Albany, New York 12207

Re: NRA v. Cuomo, et al., No. 18-cv-00566 (TJM)(CFH))

Dear Judge Hummel:

I write with respect to the Court's text order entered on March 2, 2023, directing counsel for defendant Andrew Cuomo to file a letter with the Court advising whether Mr. Cuomo consents to the proposed sealing of documents to be filed in connection with Plaintiff's Motion to Lift Stay and to Compel Discovery, Dkt. No. 377. Mr. Cuomo consents to Plaintiff filing the documents at issue under seal.

Respectfully yours,

/s/ Edward M. Spiro

Edward M. Spiro

cc: All counsel (by ECF)